Case 1:07-cv-07727-JGK-KNF	Document 8	File Page 1 of 2
UNITED STATES DISTRICT COURT	•	DOCUMENT
SOUTHERN DISTRICT OF NEW YO	RK	ELECTRONICALLY FILED
Benchley - Clay owoln Plain		DOC #:
- against -	itiff(s),	07 Civ. 7 <b>7</b> 27(JGK)
Selly 's I New York	2	CIVIL SCHEDULING ORDER
Defe	endant(s).	
JOHN G. KOELTL, District Judge:		
		- /28/
Pursuant to Fed. R. Civ. P. 16(b), a	after holding a co	nference in this matter on $3/28/0$ ?
the Court hereby orders that: Rule 26 disclosures & b		
Pleadings and Parties: Except fo	r good cause show	vn.
1. No additional parties may be jo	oined or cause of	action asserted after $\frac{5/23/08}{6.08}$ .
2. No additional defenses may be	asserted after _6	6/06/08.
		,
completed by /0/3/08. The Co the first scheduling conference unless, after that additional time (not to exceed 60 more disclosures required by Fed. R. Civ. P. 260	urt expects discover the expiration of eduys) is needed	f that 60 day period, <u>all</u> counsel stipulate to complete discovery. The expert
of discovery.		12/5/08
Dispositive Motions:* Dispositive	e motions, if any.	are to be completed by
The parties are advised to comply with the	Court's Individu	al Practice 2(B) regarding motions, and

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to submit one fully briefed set of courtesy copies to the Court.

Pretrial Order/Motions in Limine:\* A joint pretrial order, together with any motions in limine or motions to bifurcate, shall be submitted by 1/2/0. The pretrial order shall conform to the Court's Form Joint Pretrial Order, a copy of which may be obtained from the Deputy Clerk.

Note: In the event a dispositive motion is made, the dates for submitting the Joint Pretrial Order (together with Memoranda of Law, Requests to Charge, Proposed Voir Dire, Proposed Findings of Fact and Conclusions of Law, as appropriate) shall be changed from that shown above to three (3) weeks from the decision on the motion. The ready trial date shall be adjourned to a date four (4) weeks after the decision on the dispositive motion. The final pretrial conference, if any, will be scheduled by the Deputy Clerk.

At any time after the ready for trial date, counsel must notify the Court and their adversaries in writing of any potential scheduling conflicts, including, but not limited to, trials and vacations, that would prevent a trial at a particular time. Such notice must come before counsel are notified by the Court of an actual trial date, not after. Counsel should notify the Court and all other counsel in writing, at the earliest possible time of any particular scheduling problems involving out-of-town witnesses or other exigencies.

Tr The estim	<b>rial:*</b> The parties shall be ready for trial on $\frac{48}{8}$ hours notice on or after $\frac{1/8}{8}$ ated trial time is $\frac{48}{8}$ days, and this a jury $\frac{1}{8}$ /non-jury trial.
O	ther:
	The case is referred to the Magistrate Judge for purposes of settlement (see attached Reference Order). And for General Poletics.  The parties will notify the Court by whether a reference to the Magistrate Judge would be useful for purposes of settlement and whether they consent to trial before the Magistrate Judge. The parties may communicate with the Court with respect to these matters by joint letter. If the parties consent to trial before the Magistrate Judge, they are directed to do so by stipulation.
SO ORDE	RED.
	W York, New York  3/28/08  JOHN G. KOELTL  UNITED STATES DISTRICT JUDGE